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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	· CONFIRMATION NO.
09/828,474	04/09/2001	Naoto Kinjo	Q63869	6764
7590 12/13/2005			EXAMINER	
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC			NGUYEN, HAU H	
2100 PENNSYLVANIA AVENUE, N.W. WASHINGTON, DC 20037-3213		ART UNIT	PAPER NUMBER	
	,		2676	

DATE MAILED: 12/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
	09/828,474	KINJO, NAOTO		
Office Action Summary	Examiner	Art Unit		
	Hau H. Nguyen	2676		
The MAILING DATE of this communication appe Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	TE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	the mailing date of this communication. O (35 U.S.C. § 133).		
Status				
 Responsive to communication(s) filed on <u>02 Jules</u> This action is FINAL. 2b) This Since this application is in condition for allowant closed in accordance with the practice under Exercise. 	action is non-final. ce except for formal matters, pro			
Disposition of Claims				
4) □ Claim(s) 1-13 and 27-38 is/are pending in the a 4a) Of the above claim(s) 14-26 is/are withdraw 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-13 and 27-38 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or Application Papers	n from consideration.			
···				
 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the description of the description of the description of the description. 11) The oath or declaration is objected to by the Examiner 	epted or b) objected to by the E drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa			

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Response to Arguments

1. Applicant's arguments, filed on June 02, 2005, with respect to the rejections of claims 1-13, 27-34 have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground of rejection is made in view of Serra et al. (U.S. Patent No. 6,674,539).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-13, 27-38 are rejected under 35 U.S.C. 102(e) as being anticipated Serra et al. (U.S. Patent No. 6,674,539).

Referring to claims 1, 27, 28, 30, 31, 33, and 36, as shown in Fig. 1, Serra et al. teach a method for printing an image in a distributed network system 10 including an image provider system 12, a printing service provider system 14, and a user terminal system 13 coupled together via networks 20-22 (col. 3, lines 1-4). The image provider system 12 includes an image content site 12a that stores images. A content site refers to a collection of data (e.g., a database or file system) that contain a set of content data and/or applications for access (*computer graphics algorithms*) (col. 3, lines 25-30). The image provider system 12 further includes a low image resolution generator 12b in the image provider system 12 that can provide an image at different

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resolutions (col. 4, lines 20-42) (plurality of drawing levels based on amount of data and display resolution). Serra et al. also teach selecting a particular drawing level (low resolution image) and providing to the user terminal, which in turn, executes the process of forming the image at the selected drawing level (col. 4, lines 49-62, and col. 5, lines 3-8). Serra et al. further teach performing processing the computer graphics algorithm at higher drawing level (processing higher resolution image than the low resolution image received at the user terminal) based on the editing data set provided by the user (col. 5, lines 16-22, and 35-45).

In regard to claims 2 and 3, as cited above, Serra et al. teach the image at higher drawing level is image to be printed and outputting image.

In regard to claims 4 and 29, Serra et al. teach the user can customize the image including cropping, rotating, scaling, adding overlay text to the image (col. 5, lines 3-9) (selecting particular drawing level for each processing operation performed for producing a specified particular effect on the image/ designating image editing data to form the computer graphics image).

As per claims 5 and 6, Serra et al. teach preparing a plurality of computer graphics algorithms based on the amount of data and display resolutions, and selecting a particular algorithm based on the amount of data and display resolution or for each processing operation performed for producing a specified particular effect is cited above with reference to column 4, lines 32-48.

In regard to claims 7 and 38, as cited above, Serra et al. teach the user terminal (first image processor) is performing processing image at lower resolution while the image service

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provider system 12 (a second image processor) is performing processing image at higher resolution at different timing from the first image processor (i.e. after receiving editing data set).

As per claims 8, 11, and 12, as also cited above, the user terminal, which can a personal computer (col. 3, lines 47-50), and the image server (host computer) is connected through a computer network 20-22.

In regard to claims 9 and 10, as described above, Serra et al. teach the image service provider can generate both low resolution image and high resolution image. Thus, the host computer processes the image at the particular drawing level (low resolution level image) and at high drawing level in the same image processor.

As per claim 13, as cited above, Serra et al. teach the image server performs processing operation at each of different drawing levels, and since the user can request the image to be processed to have a specified resolution (col. 4, lines 59-62) and accompanied with the editing data set (col. 5, lines 5-10), it is inherent that the time of the processing operation is set in advance depending upon the specified requested resolution of the image.

In regard to claims 32 and 34, as cited above, since the image server (the first image processor) processes high resolution image, and the user terminal (the second image processor) processes low resolution image, therefore, the processing speeds between the two processors are different. Since the user terminal can be any other electronic system with data processing capabilities (col. 3, lines 47-52), the performance of the CPU of the user terminal is different from the CPU of the image server.

As per claim 35, Serra et al. teach the low resolution image generator 12b always provides an image to the user terminal system 13a at a lower resolution. This allows the image

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to be quickly transmitted to the user terminal system 13 via the network 20 for viewing as the lower resolution requires transmission of less image data than a higher resolution would require (and therefore less amount of computation processing) (col. 4, lines 49-54) (selecting a particular drawing level is based on amount of computation processing).

In regard to claim 37, Serra et al. teach the user terminal 13b can be, for example, a personal computer, a network computer, a notebook computer, a workstation, mainframe computer, a supercomputer. Alternatively, the user terminal 13b can be any other electronic system with data processing capabilities (col. 3, lines 47-52), and thus, including a personal digital assistant (PDA).

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hau H. Nguyen whose telephone number is: 571-272-7787. The examiner can normally be reached on MON-FRI from 8:30-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella can be reached on 571-272-7778.

The fax number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system contact the Electronic Business Center (EBC) at 866-2 17-9197 (toll-free).

H. Nguyen

12/01/2005

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